MORTGAGE RECORD 68

P. M. ter of Deeds.

DOLLARS,

DOLLARS, note secured of the said shares res, the first

45)

before me,

ry Westergren et ux TO	STATE OF KANSAS, DOUGLAS COUNTY, as. This instrument was filed for record on the 29" day of
TO , ^.	This instrument was filed for record on the 29" day of July A.D., 1926, At 3:00 P. M.
	Lan & Wellman
rence B & L. Ass'n	Register of Deeds.
	By
HIS INDENTURE, Made this. Twenty eighth day of Harry Westergren and Bessie Westergre	on, his wife,
as County, in the State of Kansas, of the first part, and The	Lawrence Building and Loan Association of Lawrence,
if the second part. ITNESSETH: That the said part.iesof the first part, in a	consideration of the sum of.
wo Hundred Pollars,	DOLLARS
Il of the following described real estate, situated in the County	is grant, bargain, sell and convey, unto said party of the second part, its successors and of Douglas, State of Kansas, to-wit:
The North one Hundred	(100) feet of Lots Six (6) Eight (8) and
Ten (10) in Block Num	ber Forty (40) in West Lawrence, an addition to the
	385
O HAVE AND TO HOLD THE SAME, Together with all ar	nd singular, the tenements, hereditaments and appurtenances thereunto belonging or ia
appertaining, forever,	livered to secure the payment of the sum of
appertaining, forever. ROVIDED ALWAYS, And this instrument is executed and de	divered to secure the payment of the sum of
appertaining, forever. ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, threen, and such fines and charges as may become due to	livered to secure the payment of the sum of DOLLARS, o said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the
ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to divanced by the said The. Lawrence	livered to secure the payment of the sum of
ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to define the said The Lawrence upon 2	divered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares unnings and dividends thereon, which said interest and dues on said shares, the first by wayment of S. Two & 54 AlOnyapable as follows:
ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to advanced by the said The Lawrence upon 2 shares of Class G of the capital stoc n assigned to said Association with all the future payments, experience to pay monthly installments, making a total monthly	o said party of second part under the terms and conditions of the contract note secured. Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares ranings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.Two & 54/100 payable as follows: Dollars (\$2.54.
ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to datanced by the said The Lawrence upon 2. shares of Class G of the capital stor a assigned to said Association with all the future payments, es new companies of the capital stores. The payment of the capital stores of the capital stores and 54/100 day of July	bivered to secure the payment of the sum of. DOLLARS, o said party of second part under the terms and conditions of the contract note secured. Building and Lean Association to the parties—of the k of said Association, evidenced by Certificate No. 1055 which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54) 1926—, and a like sum on or before the. last day of each and every
ROVIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to datanced by the said The Lawrence upon 2 shares of Class G of the capital stoe a assigned to said Association with all the future payments, es nation of the company	bivered to secure the payment of the sum of. DOLLARS, o said party of second part under the terms and conditions of the contract note secured. Building and Lean Association to the parties—of the k of said Association, evidenced by Certificate No. 1055 which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54) 1926—, and a like sum on or before the. last day of each and every 19.36
ROYIDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to devanced by the said The Lawrence upon 2 shares of Class G of the capital stoc a assigned to said Association with all the future payments, en a series of the capital stoc as a series of the capital stoc as the capital stoc as a series of the capital stoc as a series of the series of the capital stoc as a series of the capital stoc as a series of the series of the series of the capital stock of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag in the terms thereof, and comply with all the provisions and ag	bivered to secure the payment of the sum of. DOLLARS, o said party of second part under the terms and conditions of the contract note secured. Building and Lean Association to the parties—of the k of said Association, evidenced by Certificate No. 1055 which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54) 1926—, and a like sum on or before the. last day of each and every 19.36
RoylTeD ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoot a assigned to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to the future payments, en a signed to the future payments, en a signed to the future payments, and a signed to the future payments, and a signed payment payment payments and a signed payment payment payment payments.	bivered to secure the payment of the sum of. DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the parties —of the k of said Association, evidenced by Certificate No. 1055 —, which said shares unnings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54 —) 192.6 —, and a like sum on or before the. 1ast — day of each and every 19.35 … to the party of the second part the amount due it under said contract note, in accord-recements in said note contained, then these presents shall be void; otherwise in full force
RoylTeD ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoot a assigned to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to the future payments, en a signed to the future payments, en a signed to the future payments, and a signed to the future payments, and a signed payment payment payments and a signed payment payment payment payments.	DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as (ollows:
RoylTeD ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoot a assigned to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to said Association with all the future payments, en a signed to the future payments, en a signed to the future payments, en a signed to the future payments, and a signed to the future payments, and a signed payment payment payments and a signed payment payment payment payments.	bivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares runings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows:
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to divanced by the said The Lawrence upon 2 shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Barree to pay monthly installments, making a total month Two and 54/100 day of July screafter to and including the month of. Julio ow, if said part 168 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t., and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part 168 of the first part 168	bivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the parties of the ke of said Association, evidenced by Certificate No. 1055 , which said shares unings and dividends thereon, which said interest and dues on said shares, the first payment of \$.700 & 54/200 payable as follows: p. 1924 and a like sum on or before the last day of each and every 19.36 to the party of the second part the amount due it under said contract note, in according the second part that the separate shall be void; otherwise in full force part ha.70. bereuto set their hand sthe day and year first above written. Harry Nestergron Bossie Wostergren
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to devanced by the said The Lawrence upon 2. shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Berree to pay mentily installments, making a total month two and 54/100 fore the last day of July screafter to and including the month of July of si said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag it, and may be foreclosed as in said centrest note provided. IN WITNESS WHEREOF, The said part 168 of the first part shall cause to be first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag it, and may be foreclosed as in said centrest note provided.	bivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055 which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54) 1924, and a like sum on or before the. last day of each and every 19.35 to the party of the second part the amount due it under said contract note, in according the party of the second part the amount due it under said contract note, in according the party of the second part has party for the party of the second part has party for the party of the second part the amount due it under said contract note, in according to the party of the second part has party for the party of the second part has party for the party of the second part the amount due it under said contract note, in according to the party of the second part has payable to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second
Roylied Always, and this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2 shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Barce to pay monthly installments, making a total monthly froe and 54/100 fore the last day of. July ereafter to and including the month of June ow, if said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided.	DOLLARS, o said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.Two & 54/100 payable as follows: Dollars (\$2.54) 1924, and a like sum on or before the _last day of each and every 19.36. to the party of the second part the amount due it under said contract note, in accord-recements in said note contained, then these presents shall be void; otherwise in full force part ha Te bereunto set then I hand _sthe day and year first above written. Harry Mestergron Bessie Wostergren twenty eighth day of July A.D. 192 6 before me, Herry Westergron and
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to datanaced by the said The Lawrence upon 2. shares of Class G of the capital stoc an assigned to said Association with all the future payments, en Barre to pay mentily installments, making a total month two and 54/100 fore the last day of July screafter to and including the month of July ow, if said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t., and may be foreclosed as in said centrent those provided. N WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t., and may be foreclosed as in said centrent those provided. N WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t., and may be foreclosed as in said centrent those provided. N WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t. and may be forecasted as in said centrent those provided.	DOLLARS, o said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055 which said shares ratings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.Two & 54/100 payable as follows: Dollars (\$2.54) 1926, and a like sum on or before the. last day of each and every 19.35 to the party of the second part the amount due it under said contract note, in according the second part that the separate shall be void; otherwise in full force part ha. Two hereunto set their hand at he day and year first above written. Harry Westergron Bossie Wostergron Twenty eighth day of July D. 192 6 , before me, and for the County and State aforesaid, came Harry Wostergron and by who. are personally known to me to be the same person \$\frac{1}{2}\$ and a state advanced the schemostering of the same person \$\frac{1}{2}\$.
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to develope the said The Lawrence upon 2 shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Beitree to pay monthly installments, making a total monthl Two and 54/100 day of July screatfer to an including the month of Julie ow, if said part 108 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms the part of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the part of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the fir	DOLLARS, o said party of second part under the terms and conditions of the centract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055 which said shares runings and dividends thereon, which said interest and dues cen said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54 Dollars (\$2.54 day of each and every 19.56 day of each and every 19.56 to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second part has not a state of the second part has not be second part has not be second part has not be second part has not contained, then these presents shall be void; otherwise in full force part has not be second part has not be
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to develope the said The Lawrence upon 2 shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Beitree to pay monthly installments, making a total monthl Two and 54/100 day of July screatfer to an including the month of Julie ow, if said part 108 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract hote provided. N WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the terms the part of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the part of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the fir	DOLLARS, o said party of second part under the terms and conditions of the centract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055 which said shares runings and dividends thereon, which said interest and dues cen said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54 Dollars (\$2.54 day of each and every 19.56 day of each and every 19.56 to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second part the amount due it under said contract note, in according to the party of the second part has not a state of the second part has not be second part has not be second part has not be second part has not contained, then these presents shall be void; otherwise in full force part has not be second part has not be
ROYLDED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to datanaced by the said The Lawrence upon 2. shares of Class G of the capital stoc an assigned to said Association with all the future payments, en Bestree to pay mentily installments, making a total month Proc and 54/100 fore the last day of July screafter to and including the month of July ow, if said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract host provided. In WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract host provided. In WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. OF KANSAS, or Douglas, but the undersigned, a NOTARY PUBLIC in Bossie Wostergren, his wife who executed the within instrument of writ in TESTIMONY WHEREOF, I have My Commission expires. October 1	DOLLARS, o said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the parties
ROYLED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Barce to pay monthly installments, making a total monthly froe and \$54/100 fore the last day of. July screafter to and including the month of June ow, if said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. DOF KANSAS, or Documents, but the undersigned, a NOTARY PUBLIC in Bessie Westergron, his s'klife who executed the within instrument of writ IN TESTIMONY WHEREOF, I have My Commission expires. October 1	DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.Two & 54/100 payable as follows:
ROYLED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Barce to pay monthly installments, making a total monthly froe and \$54/100 fore the last day of. July screafter to and including the month of June ow, if said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. DOF KANSAS, or Documents, but the undersigned, a NOTARY PUBLIC in Bessie Westergron, his s'klife who executed the within instrument of writ IN TESTIMONY WHEREOF, I have My Commission expires. October 1	DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055, which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.Two & 54/100 payable as follows:
ROYLED ALWAYS, And this instrument is executed and de Two Hundred Dollars, rest thereon, and such fines and charges as may become due to Lawrence upon 2. shares of Class G of the capital stoc n assigned to said Association with all the future payments, en Barce to pay monthly installments, making a total monthly froe and \$54/100 fore the last day of. July screafter to and including the month of June ow, if said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. N WITNESS WHEREOF, The said part i6s of the first part shall cause to be paid in the terms thereof, and comply with all the provisions and ag t, and may be foreclosed as in said contract note provided. DOF KANSAS, or Documents, but the undersigned, a NOTARY PUBLIC in Bessie Westergron, his s'klife who executed the within instrument of writ IN TESTIMONY WHEREOF, I have My Commission expires. October 1	DOLLARS, o said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the partiesof the k of said Association, evidenced by Certificate No. 1055 which said shares unings and dividends thereon, which said interest and dues on said shares, the first by payment of \$.700 & 54/100 payable as follows: Dollars (\$2.54). 1926, and a like sum on or before the. last day of each and every 19.35 to the party of the second part the amount due it under said contract note, in according the said party of the second part the amount due it under said contract note, in according the said party for the second part has party of the second part the specific said contract note, in according the said party for the second part has party for the second part has party of the second part has party for the party of the second part has party for the party of the second part has been party of the party for the party of the second part has party for the party of the party for the party of the party for the party of the party for